Doc Code:

## THERENAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING | Docket Number (Optional)

		NG "REFERENCE" APPLICAT	ON 6987/9	0135
OF Application	on of: Stephen B. Siegel			
Application No	o.: 10/753,947			
Filed: Janua	ry 7, 2004			
For: UV Cur	ing Method and Apparatus			
application, whereference Apple defined in 35 L by any terminate agrees that an and any patentics.	ich would extend beyond the lication Number 10, I.S.C. 154 and 173, and as the lication of the lication with the lication of t	, of 100 percent terminal part of the statutory ne expiration date of the full statution (339,264 , filed on the term of any patent granted on a grant of any patent on the pendinstant application shall be enforced application are commonly owned on the grantee, its successors or a	January 9, 2003, as said reference application. The operable only for and during such This agreement runs with any parts.	the instant on pending such term is be shortened wner hereby period that it
application that patent granted shortened by a event that: any held unenforce disclaimed und	t would extend to the expira on said <b>reference</b> applicati any terminal disclaimer filed such patent: granted on the eable, is found invalid by a color 37 CFR 1.321, has all cl	er does not disclaim the termination date of the full statutory termion, "as the term of any patent of prior to the grant of any patent of pending reference application: ecourt of competent jurisdiction, is aims canceled by a reexamination tatutory term as shortened by any	as defined in 35 U.S.C. 154 an ranted on said <b>reference</b> application the pending <b>reference</b> applications for failure to pay a mainte statutorily disclaimed in whole n certificate, is reissued, or is in	d 173 of any ation may be ation," in the nance fee, is or terminally any manner
Check either bo	x 1 or 2 below, if appropriate.		·	
		usiness/organization (e.g., corporempowered to act on behalf of the		ernment
information and false statemen	d belief are believed to be tru ts and the like so made are tes Code and that such willf	is made herein of my own knowle ue; and further that these stateme punishable by fine or imprisonme ul false statements may jeopardiz	nts were made with the knowledgent, or both, under Section 1001	ge that willfu of Title 18 of
2. The t	undersigned is an attorney or ago	ent of record. Reg.	27,600	
7 -	The () To	Pain	June 14, 2005	
_	Signati	ure	Date	
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\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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REJECTION OVER A PENDING "F	ERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING	
REJECTION OVER A PENDING "REFERENCE" APPLICATION		6987/90135
In re Application of: Stephen B. Siegel	OIPE	
Application No.: 10/753,947		
Filed: January 7, 2004	JUN 1 4 2005 H	
For: UV Curing Method and Apparatus	TRADEMARKS percent interest in	
	PRADEMINI	he instant application baraby
The owner*, Con-Trol-Cure, Inc. disclaims, except as provided below, the term	, or 100 percent interest in	he instant application hereby patent granted on the instant
application, which would extend beyond the exp	piration date of the full statutory term of	any patent granted on pending
reference Application Number 10/789,0 defined in 35 U.S.C. 154 and 173, and as the ter		
by any terminal disclaimer filed prior to the gran	t of any patent on the pending reference	application. The owner hereby
agrees that any patent so granted on the instan	t application shall be enforceable only fo	and during such period that it
and any patent granted on the reference application the instant application and is binding upon the		nt runs with any patent granted
In making the above disclaimer, the owner do		patent granted on the instan
application that would extend to the expiration d	ate of the full statutory term as defined in	35 U.S.C. 154 and 173 of any
patent granted on said reference application, "a shortened by any terminal disclaimer filed prior	as the term of any patent granted on said	reference application may be reference application " in the
event that: any such patent: granted on the pend	ling reference application: expires for failu	re to pay a maintenance fee, i
held unenforceable, is found invalid by a court	of competent jurisdiction, is statutorily dis	claimed in whole or terminall
disclaimed under 37 CFR 1.321, has all claims	canceled by a reexamination certificate, i	s reissued, or is in any manne
disclaimed under 37 CFR 1.321, has all claims	canceled by a reexamination certificate, i	s reissued, or is in any manne
disclaimed under 37 CFR 1.321, has all claims terminated prior to the expiration of its full statuto  Check either box 1 or 2 below, if appropriate.	canceled by a reexamination certificate, i	s reissued, or is in any manner
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disclaimed under 37 CFR 1.321, has all claims erminated prior to the expiration of its full statuto. Check either box 1 or 2 below, if appropriate.  1. For submissions on behalf of a businest agency, etc.), the undersigned is emporant in the empty declare that all statements make a statements and belief are believed to be true; an alse statements and the like so made are punishe United States Code and that such willful falses assued thereon.  2. The undersigned is an attorney or agent of the company of the property of the company of the com	canceled by a reexamination certificate, in term as shortened by any terminal disciplination (e.g., corporation, partners owered to act on behalf of the business/orgude herein of my own knowledge are true and further that these statements were made shable by fine or imprisonment, or both, unse statements may jeopardize the validity arecord. Reg.  27,600  Thomas W. Tolpin  Typed or printed name	s reissued, or is in any manner aimer filed prior to its grant.  hip, university, government panization.  Ind that all statements made or with the knowledge that willfunder Section 1001 of Title 18 or of the application or any patent.  June 14, 2005

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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING	Docket Number (Optional)				
REJECTION OVER A PENDING "REFERENCE" APPLICATION	6987/90135				
In re Application of: Stephen B. Siegel					
Application No.: 10/753,947 ( الله عند 1 منابع الله 1 4 2005 ( الله عند 1 4 2005 ( ال					
Filed: January 7, 2004					
For: UV Curing Method and Apparatus					
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In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said <b>reference</b> application, "as the term of any patent granted on said <b>reference</b> application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending <b>reference</b> application," in the event that: any such patent: granted on the pending <b>reference</b> application: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.					
Check either box 1 or 2 below, if appropriate.					
1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization.					
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.					
2. The undersigned is an attorney or agent of record. Reg. 27,600					
- Tolon	June 14, 2005				
Signature	Date				
05 JBALINAN 00000064 10753947 Thomas W. Tolpin					
14 Typed or printed name	dead'.				
	312-655-1500				
	ephone Number				
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